

CROSS-SERVICING IMPLEMENTATION GUIDE

FINANCIAL MANAGEMENT SERVICE
Debt Management Services
Cross Servicing Division
Revised December 2004

Purpose:

The purpose of this document is to provide guidance to agencies on the Financial Management Service, Debt Management Services (DMS) cross-servicing requirements. It will assist agencies in implementing the cross-servicing requirement that all debts over 180 days delinquent be transferred to the Department of the Treasury, in accordance with the requirements of the Debt Collection Improvement Act of 1996 (DCIA). It contains general information on the DCIA itself, how DMS collects agency debts, as well as what an agency needs to do to submit its debts for cross-servicing and the reporting that DMS provides to let the agency know the status of its referred accounts. The various forms in this document are available upon request via WordPerfect and Microsoft Word. Forms are also available at our website at http://www.fms.treas.gov/debt/crosserv.html#CrossServicingForms. The same form/format may be provided in more than one section of this guide; this is to minimize the need to flip back and forth between various sections and to ensure that each section is comprehensive.

This document will change and evolve as formats, requirements, and operations change over the course of time.

Questions/Contacts: Phone No. 1-800-858-0725

Cross Servicing Division –

Cross Servicing Relations Branch

Will provide agency services including the following:

- Agency Liaison
- General Information/Collection Guidance
- Financial Analysis/Case Reconciliation
- Reports
- Negotiate Letters of Agreement

Branch Manager: Michael Moran, Phone No. (202) 874-1204 Agency Liaisons:

- Robin Byrd, Phone No. (202) 874-6548
- Brenda Ellis-General, Phone No.(202) 874-8933
- Carolyn Ferrette, Phone No.(202) 874-8204
- Sonya Hamilton, Phone No. (202) 874-4174
- Mary Harper, Phone No. (202) 874-5893
- Brenda Horne, Phone No. (202) 874-8037
- Mary Lanier, Phone No. (202) 874-7893
- Edward Underwood, Phone No. (202) 874-8799

Introduction

Questions/ Contacts:

Financial Team:

Staff Accountant: Denita Henderson, Phone No. (202) 874-8203 **Financial Analyst:** Georgia Crawford, Phone No. (202) 874-4245 Charles Sparacino, Phone No. (202) 874-8734

IPAC Coordinators: Allan Pinkney, Phone No. (202) 874-8491

Brenda Smith, Phone No. (202) 874-6518

Private Collection Branch

- Manages the Private Collection Agency (PCA) Contract
- Resolves PCA disputes
- Responsible for PCA financial transactions
- Administers Administrative Wage Garnishments

Branch Manager: Richard Burnham, Phone No. (202) 874-5879

Financial Team Lead: Tonya Alford, Phone No. (202) 874-6895 **PCA Dispute Coordinator**: Phyllis Brown, Phone No. (202) 874-7025

Technical Support and Operations Branch

- Electronic and Manual Debt Referrals
- FedDebt Implementation Technical Support
- Creditor Agency and Private Collection Agency Technical Support
- Cross Servicing Reports

Branch Manager: Doris Coleman, Phone No. (202) 874-7862

Manual Debt Referrals: Carolyn Stocks, Phone No. (202) 874-8306,

(questions for referrals through 9/30/04)

Digital Imaging: Mary Whalen, Phone No. (205) 912-6365

(questions for referrals as of 10/1/04)

Electronic File Transmission, New Agency Debt Referrals: Kechia Kirksey,

1-800-858-0725

Creditor Agency Processed File Status/File Rejections: Antonio Stewart,

Phone No. (202) 874-9556

Private Collection Agency Processed File Status/File Rejections: Sakhi Xaba,

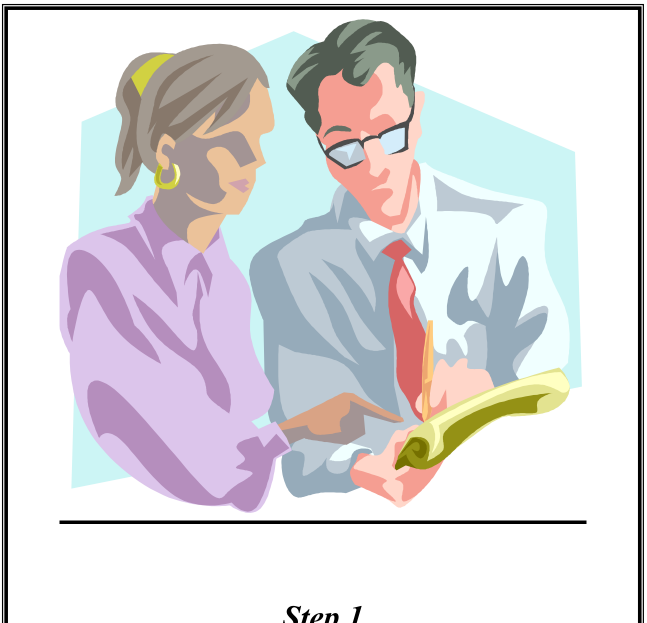
Phone No. (202) 874-7141

General information can be located on the DMS home page: www.fms.treas.gov/debt/index.html.



The Steps

- 1. Statutory requirements
- 2. The DMS collection process
- 3. Notices to debtor
- 4. Letter of Agreement
- 5. Agency Profile Form
- 6. Certification
- 7. Data formats and transmissions
- 8. Basis for Debt Rejection
- 9. Reporting Results



Step 1

Statutory Requirements

The Requirements for Cross-Servicing Under the Debt Collection Improvement Act of 1996

- The President signed the Debt Collection Improvement Act of 1996 into law on April 26, 1996. It became effective immediately.
- The DCIA requires agencies to transfer a debt or claim that has been delinquent 180 days or more to Treasury for collection, with the following exemptions:
 - ◆ The debt is in litigation, meaning that the debt has been referred to the Department of Justice, a complaint has been filed, or a notice of default has been issued.
 - ◆ The debt will be disposed of in an asset sales program within 1 year after becoming eligible for sale, or later than 1 year if consistent with an OMB/Treasury approved asset sales program.
 - ◆ The debt is at a private collection agency for a period of time established by Treasury.
 - ♦ The debt has been referred to a Federal debt collection center designated by Treasury. (Policies, procedures, and standards for becoming a debt collection center are available on the FMS Internet home page).
 - ◆ The debt will be collected by internal offset within 3 years of delinquency.

A specific class of debt may be exempted upon application to the Secretary of the Treasury. No such exemptions have been approved to date. Once a debt comes out of an excluded status, the debt will be transferred to Treasury within 30 days.

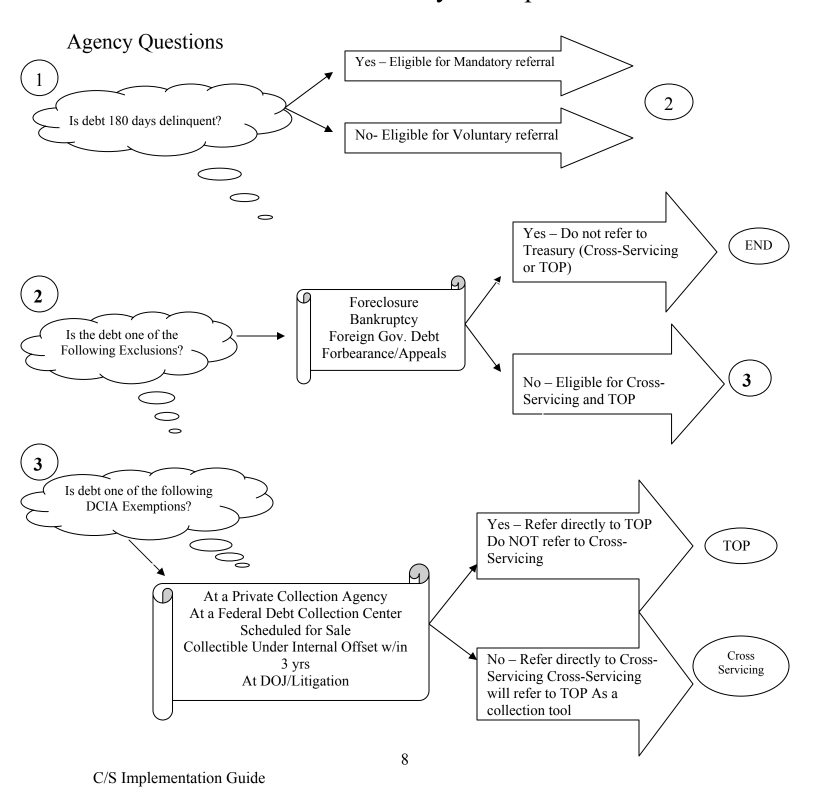
The Requirements for Cross-Servicing Under the Debt Collection Improvement Act of 1996

- Transfer has been defined to mean "mandatory" referral. It does not change the status of the debt as a receivable on the referring agency's books.
- > The following are debts excluded from referral to cross-servicing:
 - That are in bankruptcy, since collection of such debts must be pursued through the courts;
 - Which Federal agencies or foreign governments owe, since the DCIA does not apply to these types of debts.
 - Which are in an administrative appeals process until the process is completed and the amount set.
 - Which are in foreclosure until the process is completed and the amount set.
- Further, DMS is not accepting the following debts:
 - Less than \$100 without a taxpayer identification number. (Please note that these debts are highly uncollectible and are only eligible for a Treasury letter. Agencies are encouraged to terminate collection of these debts given they have made reasonable attempts to collect. Agencies may justify termination as the cost to collect exceeds anticipated collections).
 - Of deceased debtors, since collection of these debts is doubtful at best. A proof of claim should be filed with the estate.

DMS is accepting debts owed by state and local governments.

➤ Referral of debt for the Treasury Offset Program does not satisfy the cross-servicing requirement. As the following graphic shows, they are two distinct requirements. As cross-servicer, DMS will put debts into offset as a collection tool; however, TOP does not refer debts for cross-servicing.

What do I do with my delinquent debt?





Step 2

The DMS collection process

Collection Process:

DMS has established standard processes for accepting and collecting debts. These processes are consistent with government-wide and Treasury requirements. The account referral process is detailed in steps 4 through 8 of this document.

The standard collection process is detailed below:

- ➤ demand letter. DMS will send out a standard demand letter, on Treasury letterhead within 5 days after acceptance of an account. The demand letter gives the debtor 10 days to respond.
- **phone calls.** DMS will begin making phone calls 10 days after the date of the demand letter, depending upon the amount of the debt.
- referred and 30 days after a commercial account. The reason for the delay is to ensure that a consumer debtor has the full 60 days from when the demand letter was mailed to make payment.
- > offset. Twenty days after the date of the demand letter, the debt will be routed into the Treasury Offset Program. It may stay in the Treasury Offset Program until the time for collection by Offset expires (generally 10 years), or for a period of time specified by the creditor agency.
- ➤ collection agencies. Thirty days after the date of the demand letter, the debt will be referred to a private collection agency (PCA). A debt may be referred to two PCA's, each PCA will service the debt for a period of 270 days. Treasury has a government-wide contract in place and all referrals will be made to the Treasury contractors. The PCA's will be paid on their collections only. The PCA's are evaluated, and based on their performance may receive monetary bonus' or additional accounts.
- ➤ Department of Justice. DMS may recommend, and upon agency concurrence refer debts to the Department of Justice (DOJ). DMS will prepare the Claims Collection Litigation Report (CCLR) and monitor case progress while at DOJ. The CCLR and Instructions for Completing the CCLR are available at: http://www.fms.treas.gov/debt/crosserv.html#CrossServicingForms.

Until a debt is referred to a private collection agency, DMS is actively pursuing collection, including purchasing credit reports, skip tracing, and negotiating compromise or repayment plans. Compromise and repayment plans will be negotiated within the parameters set by the agency in the Agency Profile Form (APF) (see Step 5).

The DMS Collection Process

Once a debt is returned from a PCA, and all collection efforts are completed, DMS may:

- Recommend referral to the Department of Justice,
- Recommend that the debt be written off;
- Prepare IRS Form 1099-C on behalf of the creditor agency if so instructed in the agency profile;
- Leave the debt in TOP for passive collection.

An agency may recall a debt or adjust a debt amount at any time. However, the agency will owe the DMS fee on collections received on recalled debts after the Treasury demand letter has been sent. An agency should send recalls, with a reason for the recall, as well as adjustments, to the Cross Servicing Relations Branch.

Further information on what DMS does to collect a debt is contained in the Letter of Agreement (Step 4)

Fees:

DMS adds a fee of 18% of the total amount of the debt at the time a debt is referred. This fee drops to 3% when the debt is referred to a private collection agency, Treasury Offset Program, or the Department of Justice; however, the applicable fee for each of the above programs will then apply (please contact your Agency Liaison for program fees). Fees are deducted from collections, with the agency receiving collections less fees. An agency may elect, in the Agency Profile Form (see Step 5), to have DMS not add its fee; however, this does not affect whether DMS receives its fee, only whether DMS adds its fee to the amount of the referred debt.



Step 3

Notices to debtors

As explained in the previous section, DMS sends one demand letter to debtors, within 5 days of debt receipt. DMS relies on the referring agencies to provide at least one due process notice to debtors and to certify to this effect at the time debts are referred for collection (see Step 6). In addition, DMS relies on the agencies to ensure that they have covered the possibility that they will refer debts to Treasury, whether for offset or collection, in their system of records notices. Each agency should work with its Privacy Act or disclosure offices to ensure that the system of records notices are current.

Prior to referring debts to Treasury, an agency **must** inform the debtor of the amount and nature of the debt (such as overpayment, etc.), and actions which may be taken to enforce recovery of a delinquent debt. *These include:*

- offset of any payments, which the debtor is due, including tax refunds, and salary.
- > referral of the debt to a private collection agency.
- > referral of the debt to the Department of Justice or agency counsel for litigation.
- reporting of the debt to a credit bureau.
- > reporting of the debt, if discharged, to IRS as potential taxable income.
- > administrative wage garnishment.

In the future, the agency will also need to inform the debtor that his/her identity may be published or publicly disseminated, and/or the debt may be sold to a third party.

The notice must tell the debtor that he/she has the:

- > opportunity to inspect and copy records relating to the debt;
- > opportunity for a review within the agency; and
- > opportunity to enter into a written repayment agreement.

An agency is not required to restate these rights, if already provided to the debtor, prior to sending an account for cross-servicing. However, the agency may find it effective to send a final notice to the debtor telling of the agency's intent to refer the debt to Treasury for collection unless repaid within a given period of time after the notice is sent. The agency will send such notice to the last known address. There is no requirement that the notice be sent certified mail, unless such requirement exists in the agency's own statutes or regulations. If the notice is returned due to a bad address, the agency needs to file the notice, envelope and letter, as proof that the agency attempted notice. The agency can still certify (see Step 6) that it has provided notice.

If DMS determines that additional notice is needed once a debt is referred, then it will provide such notice.

DMS Staff will work with you to ensure that you have provided your due process notices and will be happy to review any system of records notices for adequacy.



Step 4

Letter of Agreement (LOA)

The Letter of Agreement (LOA)

- ➤ Is a standard agreement for all agencies. Differences which FMS and the agency agree to will be detailed in an addendum to the main document. Each agency needs to review the standard agreement and contact the DMS agency liaison to discuss changes to be incorporated into the addendum and to provide agency names and points of contact for the LOA.
- ➤ Details the terms and conditions of the cross-servicing arrangement agreed to by your agency and DMS.
- > Contains 3 attachments for your information:
 - 1. The Agency Profile Form
 - 2. The agency certification
 - 3. The electronic transmission format

A detailed discussion of each of these attachments is contained in this guide (Steps 5, 6, and 7 respectively).

- ➤ Is sent to and signed by an official with the authority to bind the organization at the department, agency, or office level as determined by your organization. Each department or agency must determine at what level the LOA will be signed.
- ➤ Is returned by the signatory agency to FMS' Office of the Assistant Commissioner or the designated DMS Cross-Servicing Liaison. The agency may include the initial Agency Profile Form (Attachment A) with the signed LOA, which will in turn, be forwarded to DMS Cross-Servicing Liaison for processing. Alternatively, the agency may wait and submit the required Profile Form and Debt Certification to their designated liaison when initiating file format testing and debt referral process.

Dear [Agency Contact Name]:

This letter is in regard to the Financial Management Service (FMS) providing debt collection services on behalf of the [Agency Name]. These services will be provided in accordance with 31 U.S.C. § 3701 *et seq.*, as amended by the Debt Collection Improvement Act of 1996, to collect delinquent [Agency Name] debt.

The [Agency Name]:

- authorizes FMS to take all appropriate action to enforce collection of
 accounts referred to FMS, in accordance with applicable statutory and
 regulatory requirements, and agrees to advise FMS with respect to any
 statutory and regulatory provisions that uniquely affect [Agency Name]
 debt collection activities.
- will stop its own efforts to collect on accounts referred to FMS for debt collection services.
- will complete the Agency Profile form attached to this letter as **Attachment A** for [Agency Name] and for each distinct [Agency Name] program with specific debt collection requirements.
- will provide FMS with accurate, appropriate data, in a mutually agreeable medium, to facilitate performance of the debt collection operations, including any updates and corrections to the data, as necessary.
- will provide written certification to FMS (in the form attached to this letter as **Attachment B**) with respect to each debt or group of debts referred to FMS for debt collection services. FMS may suspend debt collection activity if FMS determines that [Agency Name] certification is incomplete, inaccurate or unreliable.
- will agree with FMS to a collection strategy for [Agency Name] (and as necessary for each referring [Agency Name] program) detailing the limitations and parameters required for the compromise, settlement or termination of collection action related to [Agency Name] debt. [Agency Name] will reply within five (5) business days to any FMS requests for information, requests for approval of debtors' compromise offers or installment payment plans and, failing a reply, [Agency Name] authorizes FMS to respond, on [Agency Name] behalf, to debtors' compromise offers or requests for installment payment agreements in a manner deemed appropriate and fair by FMS.

- will comply with the requirements of the *Privacy Act of 1974* (5 U.S.C. § 552a), as amended (Privacy Act), as applicable to individual debtors, including the publication of any required Privacy Act notices.
- will publish administrative offset regulations (if not already published).
- will pay services fees and charges to FMS as follows:
 - Fees and charges must be based on the actual costs incurred by FMS and may need to be periodically adjusted. Fees and charges will be retained by FMS from amounts collected on behalf of [Agency Name].
 - Except as set forth below, with respect to accounts referred to FMS for collection (including all post-judgment matters), [Agency Name] will pay to FMS a fee in an amount equal to 18% of funds collected.
 - ◆ The fee that [Agency Name] will pay to FMS shall be reduced to an amount equal to 3% of funds collected under one of the following circumstances:
 - □ When the funds are collected by a private sector collection agency;
 - ☐ When the funds are collected by Department of Justice (DOJ) after FMS has referred the account to DOJ, except with respect to accounts referred to DOJ for post-judgment enforcement; or
 - □ When an offset from the Treasury Offset Program (TOP) occurs.
 - ◆ In addition to debt collection service fees due to FMS (and regardless of the amount of the service charge), if applicable, [Agency Name] will pay all contingency fees and other charges due to private sector collection agencies, DOJ, Internal Revenue Service for tax refund offset, FMS for Treasury Offset Program (TOP) fees, or any other Federal agency for services rendered relating to debt collection.
 - ◆ FMS is entitled to its service fee for all collections received, either by FMS or the [Agency Name], after FMS initiates collection action, including the issuance of demand letters or other attempts to contact the debtor.

The Financial Management Service/Debt Management Services (FMS):

- will be solely responsible for the maintenance of the delinquent debtor records in its possession and for ensuring that accounts are updated as necessary during the time period that FMS holds the account information.
- may take any of the following collection actions on [Agency Name] behalf:
 - ✓ send demand letters on U.S. Treasury letterhead and telephone debtors;
 - ✓ refer accounts to credit bureaus;
 - ✓ skip tracing;
 - ✓ purchase credit reports to assist in the collection effort;
 - ✓ refer accounts for offset, including tax refund, Federal employee salary, and general administrative (TOP);
 - ✓ refer accounts to private collection agencies;
 - ✓ refer accounts to DOJ for litigation;
 - ✓ report written off/discharged debts to IRS on the appropriate Form 1099;
 - ✓ any additional steps necessary to enforce recovery; and
 - ✓ terminate collection action, as appropriate.
- will handle debtor inquiries on amounts due during the time period that FMS holds the account information. In the event that a referred debtor disputes the validity of the debt or any terms and conditions related to any debt not reduced to judgment, FMS may return the disputed debt to [Agency Name] for its determination of debt validity.
- will provide [Agency Name] with monthly status reports on all collection activities. These reports will be sufficiently detailed for [Agency Name] to update its files and reconcile its accounts.
- will provide [Agency Name] with a complete accounting of all service charges and fees, as requested by [Agency Name] and refund to [Agency Name] any fees erroneously paid to FMS. However, FMS may elect not to refund amounts less than \$10.
- understands that [Agency Name] Inspector General continues to serve as the oversight authority over [Agency Name] activities and agrees to promptly respond to all requests for information from the [Agency Name] Inspector General.

Page 4 – [Agency Contact Name]

- will provide [Agency Name] with any information necessary (and in its possession) for [Agency Name] to respond to Congressional inquiries resulting from FMS's collection efforts.
- will return account information for delinquent debts whose return is requested by [Agency Name] or which is closed out by FMS.
- will credit payments (less service fees and charges) to the appropriate ALC via IPAC.

Any disputes resulting from the debt collection services provided by FMS to [Agency Name] will be referred to **J. Martin Mills, Assistant Commissioner, Debt Management**Services/FMS, and [Agency Contact Name], [Agency Contact Title], [Agency Name] or their respective designees, for resolution. To the extent statutory or regulatory provisions conflict with the terms of this letter, the requirements of the statutes and regulations will prevail.

Ρl	ease acknowledge	Agency	Namel	agreement to	the terms	of this	letter, by	/ signing	below.

Sincerely,

J. Martin Mills
Assistant Commissioner

Debt Management Services

Enclosures

I have read and understand the terms and conditions contained herein and agree, on behalf of [Agency Name], to be bound by them.

FMS requests that this Letter of Agreement be signed and returned in the enclosed self-addressed envelope within two (2) weeks of receipt.

[Name and Title of Binding Official]	Date	
[Agency Name]		

AGENCY PROFILE FORM

Agency Information	
Name: Address Line 1: Address Line 2: City, State: Zip Code (5 digits + 4, if known): TIN:	
Bureau Information	
Name: Address Line 1: Address Line 2: City, State: Zip Code (5 digit + 4, if known):	
Bureau Office Information	
Name: Address Line 1: Address Line 2: City, State: Zip Code (5 digit + 4, if known): Agency Location Code (ALC) #:	
Name: Phone No.: FAX No.: Email Address:	Alternate Contact Information
IPAC Contact Name Name: Phone: FAX No.: Email Address:	
For FMS Use Only: Office Code	

Fines/Penalties Medical	Business Housing	Education State/Local	Foreign Other (spe	ecify name)
Maximum Compromise A	mount:	* Maxi	mum Comp	romise Percent:
*Provide the maximum amount	t agency will allow	Treasury to forgive	without concu	ırrence.
Regulatory Authority for	Compromises G	Freater than \$100	,000.00*	
			Yes	No
*Does agency need DOJ appro				
Minimum Monthly Repay				
Maximum Number of Mo	nths for Repayr	ment:		
			1 . 1	1.
Eligible for the Following				
Referral to Private	Collection Age	ency (PCA)	Yes	No
Referral to Treasur				No
Referral to Tax Re				
Salary Offset inclu		10 I OP 4*	Vas	Ma
Administrative Wa	-			No
* If yes, provide date		ring procedures tha		
Credit Bureau Rep * If checked yes, provi		nan usad for Cradit	Y es	No
Agency Name:				
Filing of 1099-C				
Compromised and Referral to Depart	Discharged del	ots over \$600	Yes	No
Referral to Departs	ment of Justice		Yes	No
*FMS will still obtain				
Fees (✓ next to whicheve		•	-	
Add DMS fees to	** /		Yes	No
Add Private Collec	ction Agency (P	CA) fees	Yes	No No
	<i>E J</i> (,		
Accruals (✓ next to which	never applies)			
Continue to accrue		est*	Yes	No
Continue to accrue	_		Yes	No
Continue to accrue	e penalty		Yes	No
		g interest and late ir	iterest. Financ	cing interest is interest

CERTIFICATION - DEBT COLLECTION

(Manual Debt Referral)

With respect to the debts attached or transmitted with this certification, I certify the following:

- 1. *Valid Debts.* The debts are delinquent, valid and legally enforceable in the amounts stated.
- 2. **No Bar to Collection.** The debts are not subject to any circumstances that legally preclude or bar collection, including collection by offset. There are no foreclosures pending with respect to any collateral securing a debt. The Agency's records do not show that any debtor owing a debt has filed for bankruptcy protection. Alternatively, the Agency can clearly establish that any automatic stay has been lifted or is no longer in effect.
- 3. Administrative Offset and Tax Refund Offset.
 - A. The Agency has complied with all of the provisions of 31 U.S.C. § 3716, 31 U.S.C. § 3720A, 31 C.F.R. § 285.2 (62 FR 34175, June 25, 1997), and the Federal Claims Collection Standards, as may be amended, as well as other statutes, regulations and policies applicable to collection by administrative offset and tax refund offset.
 - B. At least 60 days prior to the date of this certification, the Agency has provided, or made a reasonable attempt to provide in accordance with applicable offset regulations, each debtor with:
 - written notification, at the debtor's most current known address, of the nature and the amount of the debt, the intention of the Agency to collect the debt through administrative offset and tax refund offset, and an explanation of the rights of the debtor;
 - an opportunity to inspect and copy the records of the Agency with respect to the debt;
 - an opportunity for review within the Agency of the determination of the Agency with respect to the debt, including the opportunity to present evidence that all or part of the debt is not past-due or legally enforceable; and
 - an opportunity to enter into a written repayment agreement with the Agency.
 - C. The Agency has considered any evidence presented by the debtor and determined that the amount of the debt is past-due and legally enforceable and there are no pending appeals of such determination.

D. The Agency has, at minimum, made the following reasonable efforts to obtain payment of the debt: demanded payment and provided the debtor with the notice and opportunities described in paragraph 3.B.

4. Due Process Compliance for Salary Offset.

- A. [Creditor Agency] has complied with all of the provisions of 5 U.S.C. § 5514 and 5 C.F.R. §§ 550.1101-1110, as may be amended, as well as other statutes, regulations and policies applicable to collection by salary offset.
- B. [Creditor Agency] has provided, or made a reasonable attempt to provide, each debtor with the notice, opportunities, and considerations described in paragraphs 3.B. and 3.C. and the additional notices and opportunities, including the opportunity for waiver consideration, required for salary offset.
- 5. *Consumer Reporting Agencies*. The Agency has complied with all of the provisions of 31 U.S.C. § 3711(e) and 4 C.F.R. Part 102, as well as other statutes, regulations and policies applicable to the Agency's reporting of delinquent debts to consumer reporting agencies. The Agency has:
 - determined that the debts are valid and overdue;
 - notified the debtor, more than 60 days prior to the date of this certification:

 (a) that the debt is overdue, (b) that the Agency intends to disclose to a consumer reporting agency that the debtor is responsible for the debt, (c) of the specific information to be disclosed to the consumer reporting agency, and (d) of the debtor's rights to an explanation of the claim, to dispute the information in the Agency's records about the claim, and to administrative repeal or review of the claim; and
 - upon the request of a debtor, provided for a review of any debtor's claim, including an opportunity for reconsideration of the initial decision on the claim.

In addition, no debtor has repaid or agreed to repay the claim under a signed repayment agreement or filed for review of the claim.

6. *Interest and Penalties.* The Agency has complied with all of the provisions of 31 U.S.C. § 3717 and 4 C.F.R. Part 102, as well as other statutes, regulations and policies applicable to Agency's assessment of interest, penalties and administrative costs. The Agency has mailed or hand-delivered a written notice to all debtors explaining the Agency's requirements concerning the charges.

to the best of my knowle	rsuant to 28 U.S.C. § 1746, I certify under penalty of perjury that lige and belief, and/or based upon Agency certification, that the ect. I certify that I have been delegated authority to execute this the head of my agency.	
Date	Signature of Certifying Official	
	Print Name:	
	Title:	
	Agency:	

AGREEMENT AS TO THE METHOD OF CERTIFYING DEBTS SUBMITTED TO THE FINANCIAL MANAGEMENT SERVICE'S

CROSS-SERVICING PROGRAM (Electronic Debt Referral)

This Agreement	(Agreement)	is submitted	by:
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Creditor Agency:

Date of Agreement:

The Creditor Agency agrees that:

- I. This Agreement covers all debts, including updates, changes, and modifications (Debts) submitted on or after the date of this Agreement, by Creditor Agency to the Financial Management Service (FMS), a bureau of the U.S. Department of the Treasury, for collection through the FMS's Cross-Servicing Program (Cross-Servicing);
- II. Creditor Agency will submit debts to Cross-Servicing via Electronic Transmission of "Add Records" or "Update Records," as described in the attached <u>Attachment A</u>. Each time the Creditor Agency submits a Debt via an Add Record or Update Record, the Creditor Agency is certifying the Debt;
- III. Any person who submits Debts via an Add Record or Update Record has or will have delegated authority to certify the Debts on behalf of the head of the Creditor Agency, and the Creditor Agency will provide a copy of this Agreement to any such person; and,
- IV. By submitting Debts via an Add Record or Update Record, the person submitting such Debts is certifying to the U.S. Department of the Treasury, under penalty of perjury pursuant to 31 U.S.C. § 3716, 31 U.S.C. § 3720A, and 28 U.S.C. § 1746, that to the best of his or her knowledge and belief, the following is true and correct:
- 1. *Valid Debts.* The debts are delinquent, valid and legally enforceable in the amounts stated.
- 2. **No Bar to Collection.** The debts are not subject to any circumstances that legally preclude or bar collection, including collection by offset. There are no foreclosures pending with respect to any collateral securing a debt. The Agency's records do not show that any debtor owing a debt has filed for bankruptcy protection. Alternatively, the Agency can clearly establish that any automatic stay has been lifted or is no longer in effect.
- 3. Administrative Offset and Tax Refund Offset.

If the Creditor Agency has established a profile instructing FMS to refer debts to the Treasury Offset Program (TOP) on its behalf for the purposes of tax refund and administrative offset, the person submitting such debts will be certifying to the following:

- A. The Agency has complied with all of the provisions of 31 U.S.C. § 3716, 31 U.S.C. § 3720A, 31 C.F.R. § 285.2, and the Federal Claims Collection Standards (31 C.F.R. Parts 900-904), as may be amended, as well as other statutes, regulations and policies applicable to collection by administrative offset and tax refund offset.
- B. At least 60 days prior to the date of the certification (i.e., date of Electronic Transmission), the Agency has provided, or made a reasonable attempt to provide in accordance with applicable offset regulations, each debtor with:
 - written notification, at the debtor's most current known address, of the nature and the amount of the debt, the intention of the Agency to collect the debt through administrative offset and tax refund offset, and an explanation of the rights of the debtor;
 - an opportunity to inspect and copy the records of the Agency with respect to the debt;
 - an opportunity for review within the Agency of the determination of the Agency with respect to the debt, including the opportunity to present evidence that all or part of the debt is not past-due or legally enforceable; and
 - an opportunity to enter into a written repayment agreement with the Agency.
- C. The Agency has considered any evidence presented by the debtor and determined that the amount of the debt is past-due and legally enforceable and there are no pending appeals of such determination.
- D. The Agency has, at minimum, made the following reasonable efforts to obtain payment of the debt: demanded payment and provided the debtor with the notice and opportunities described in paragraph 3.B.
- 4. **Due Process Compliance for Salary Offset.** With respect to the offset of Federal salaries:
 - A. The Creditor Agency has complied with all of the provisions of 5 U.S.C. § 5514 and 5 C.F.R. §§ 550.1101-1110, as may be amended, as well as other statutes, regulations and policies applicable to collection by salary offset.
 - B. The Creditor Agency has provided, or made a reasonable attempt to provide, each debtor with the notice, opportunities, and considerations described in paragraphs 3.B. and 3.C. and the additional notices and opportunities, including the opportunity for waiver consideration and for a hearing, required for salary offset.

- 5. **Consumer Reporting Agencies.** The Agency has complied with all of the provisions of 31 U.S.C. § 3711(e) and the Federal Claims Collection Standards, as well as other statutes, regulations and policies applicable to the Agency's reporting of delinquent debts to consumer reporting agencies. The Agency has:
 - determined that the debts are valid and overdue;
 - notified the debtor, more than 60 days prior to the date of the certification: (a) that the debt is overdue, (b) that the Agency intends to disclose to a consumer reporting agency that the debtor is responsible for the debt, (c) of the specific information to be disclosed to the consumer reporting agency, and (d) of the debtor's rights to an explanation of the claim, to dispute the information in the Agency's records about the claim, and to administrative repeal or review of the claim; and
 - upon the request of a debtor, provided for a review of any debtor's claim, including an opportunity for reconsideration of the initial decision on the claim.

In addition, no debtor has repaid or agreed to repay the claim under a signed repayment agreement or filed for review of the claim.

6. *Interest and Penalties.* The Agency has complied with all of the provisions of 31 U.S.C. § 3717 and the Federal Claims Collection Standards, as well as other statutes, regulations and policies applicable to Agency's assessment of interest, penalties and administrative costs. The Agency has mailed or hand-delivered a written notice to all debtors explaining the Agency's requirements concerning the charges.

CERTIFICATION: Pursuant to 28 U.S.C. § 1746, I certify that I have been delegated authority to execute this Agreement on behalf of the head of my agency.

[Signature of Certifying Official]	
Print Name:	
Title:	

ATTACHMENT A TREASURY CROSS-SERVICING PROGRAM <u>CERTIFICATION TERMINOLOGY</u>

For purposes of the foregoing Certification Agreement, the following describes how creditor agencies submit debts via Electronic Transmission of computer records to the Cross-Servicing Program:

- 1. <u>Electronic Transmission</u>. Any transmission from creditor agencies to the Cross-Servicing Program via CONNECT:Direct or CONNECT:Mailbox, as more particularly described in *Step 7; Data Formats and Transmissions* in the "Cross-servicing Implementation Guide", dated May 2004, as may be amended or updated ("Cross Servicing Guide"), is an Electronic Transmission.
- 2. <u>Add Records</u>. Add Records are electronic records which creditor agencies use to add new debts to Cross-Servicing.
- 3. <u>Update Records</u>. Update Records are electronic records that creditor agencies use to update, change or modify information about debts previously transmitted to Cross-Servicing by creditor agencies.



Step 5

Agency Profile Form (APF)

The Agency Profile Form (APF): In General

- ➤ Is required for each program referring debts to DMS for cross-serving.
- Must be completed prior to the referral of any debt so that the system will recognize an agency's/program's debts as acceptable for referral.

The Form: Section-by-Section Instructions

Agency Information

In this section, provide the name and address of the agency, which is doing the referral or whose bureau is doing the referral. This would be the name/address of a cabinet level department, such as the Department of Agriculture, or of the independent agency, if not associated with a cabinet department. The Taxpayer Identification Number (TIN)/ Employer Identification Number (EIN) is required for 1099-C issuance.

Bureau/Bureau Office Information

Bureau Name	This would be the name of	f the sub-agency or bure	eau, which is doing the

referral. If there is no sub-agency, repeat the name provided above. *Please note: this is the name that will be used on the demand letters to*

the debtors.

Bureau Office Name This is the name of the specific office, within the sub-agency or bureau,

doing the referral.

Address Provide the address of the referring organization, office, bureau or sub-

agency. Please note: this is the address to which all reports will be sent.

Primary Contact Provide the name, email address, phone, and fax number of the key point

of contact within the referring organization. This will be the primary person with whom the appropriate DMS staff will make contact to resolve

disputes, obtain information and provide reports.

Alternate Contact Provide the name, email address, phone and fax number of an alternate

contact person within the referring organization. This individual should be authorized to act on behalf of the primary contact, in his/her absence.

IPAC Contact Provide the name, email address, phone, and fax number of the individual

who will be receiving the IPAC transmission and supporting reports.

Please note: this person is responsible for providing the IPAC

supporting documentation on individual accounts to the primary contact

or to the organization's accounting area.

Program Information

Program Name Provide the official name of the program under which the debts arose. For

example, "Salaries and Expenses, General Administration" or

"Construction". Please be sure that the name used here is the same as

that used on the data entry forms.

ALC stands for agency location code. Provide the 8-digit number that

represents the area within the agency to which collections should be

credited.

Authorizing Statute

Provide the statutory cite for the program under which the debts arose. This information will be used for the completion of the Claims Collection Litigation Report, should the agency and DMS determine that litigation is necessary.

Program Classification

Indicate the type of debt being referred under the above listed program. For example, a single family housing loan would be classified as "Housing"; a small business investment loan would be classified as "Business", etc.

The next four items allow the agency to specify the limits on the authority it is delegating to DMS for compromises and repayments.

Compromises

<u>For Max. \$ Amt.</u> provide the maximum amount that the agency is willing to let DMS "forgive." For example, if, regardless of the amount of the debt, the agency decides it never wants DMS to "forgive" more than \$500,000, then this would be the amount provided on this line.

For Max. Percent, provide the maximum percent that the agency is willing to let DMS "forgive." Note: FMS will not forgive more than the "Maximum \$ Amt," even if the "Maximum Percent" formula results in a compromise (forgiveness) amount greater than the Maximum \$ Amount. The "Maximum \$ Amt" field takes priority over the "Maximum Percent" field in the system. Please contact your liaison for clarification.

Installment Agreement

<u>For Min. \$ Amt.</u>, provide the minimum amount the agency will accept in an installment payment.

<u>For Max. No. of Months</u>, provide the maximum number of months that the agency will accept for a installment repayment agreement. Generally, this should be 36 months or less.

Eligibility for Various Collection Actions

Ensures compliance with the agency's collection plan. By indicating "No" for a given collection action our system will not allow this action to be taken. By indicating "Yes" for a given collection action, the system assumes all debts referred are eligible for that collection action.

If yes is selected for the filing of 1099c, the referring agency will still be able to decide if this collection action is appropriate on a case by case basis. If no is selected for the filing of 1099c, the system will block this function, and the referring agency will not have the option of deciding on a case by case basis.

NOTE: Agency designations will apply to all debts referred under the agency profile.

Fees

Allows the agency to indicate whether the DMS and PCA fee should be added to the debt. The selection of "No" for the DMS fee does not affect whether DMS will charge its fee on collections; it does affect, however, whether or not that fee is passed along to the debtor.

Accruals

Allows the agency to direct DMS on whether it wants to continue to accrue late fees on the referred debts. For each of these items, e.g., Financing Interest, Late Interest (e.g., under the Debt Collection Act of 1982), Administrative Costs (this represents the agency's own administrative costs), Penalty (presumed to be 6% annually as set by the Debt Collection Act of 1982), the agency should select "Yes" or "No". As the form notes, an agency cannot charge both financing and late interest, so one or the other of these interest lines should be marked "No".

AGENCY PROFILE FORM

Agency Info	ormation	
Name: Address Line Address Line City, State: Zip Code (5 di		
Bureau Info Name: Address Line Address Line City, State: Zip Code (5 di TIN:	1:	
Name: Address Line Address Line City, State: Zip Code (5 di		
Name: Phone No.: FAX No.: Email Address	Contact Information	Alternate Contact Information
	S:	
Program Infor	rmation	
Authorizing Sta	`	

Program Classification Fines/Penalties Busin	iess Educ			C)	
Medical	Housing	State/Local	Other (speci	ry name)	
Maximum Compromis	se Amount:	* Maxi	mum Compron	nise Percent	·*
*Provide the maximum					
Regulatory Authority					
*Does agency need De Minimum Monthly F				0,000.00?	
Maximum Number of					
Witaminani i (umber 6	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	tepayment.			
Eligible for the Follo	wing Collection	Actions (next	to whichever a	applies)	
		Agency (PCA)	Yes		No
	easury Offset P	- , ,	Yes		No
		Program (TROP)),&		
	included in Ref		• •		N.T.
Administrativ	e Wage Garnish	nment*	Yes		No
*If yes, provid	le date and cita	tion of hearing pr	ocedure regula	ation that you	ur agency published
Credit Bureau	Reporting *		Yes		No
* If checked y	es, provide nam	ne your agency use	ed for Credit B	ureau report	ting.
			(3	30 Charactei	rs)
Filing of 1099					
	promised and D	ischarged debts			
over S			Yes		No
	epartment of Jus				
• FMS will	still obtain Age	ncy concurrence o	on all DOJ refe	errals, if che	cked yes.
Additional Fees (* ne	ext to whicheve	r applies)			
Add FMS/DM	IS fees to debt		Ves		No
	Collection Agen	cy (PCA) fees	Yes		No
Tidd Till die C	oneetion rigen	ey (1 211) 1005	105		
<u>Accruals</u> (✓ ne	ext to whichever	applies)			
	ccrue financing		Yes		No
	ccrue late intere		Yes		No
Continue to ac		~ ~	Yes		No
		oth financing inter	est and late in	terest. Finan	cing interest is interest
assessed for					<u> </u>
ALL FIELDS ON		ARE MANDA	ΓORY.		
Please note: An Agency programs.	, may duplicate t	his form as necessa	ry to cover diffe	erent requiren	nents for different
For FMS Use Only	: Program Code	: :			



Step 6

Certification

Certification

DMS is requiring agencies to certify the following for each batch of debts referred:

- ➤ that the debts are delinquent, valid, and legally enforceable;
- ➤ that the debts are not subject to any bars against collection, such as a debtor in bankruptcy or the debt is in foreclosure;
- ➤ that the agency has complied with all due process notice requirements for administrative offset, salary offset, and credit reporting; and
- ➤ that the agency has provided notice regarding assessment of interest, penalties, and administrative costs.

DMS is requiring this certification for three primary reasons:

- 1. to ensure that the agency is referring debts that are subject to enforced recovery mechanisms;
- 2. to ensure that the agency has provided all due process rights, so that DMS can proceed with collection in an aggressive and time-conscious manner. As detailed in Step 2, DMS moves accounts through the collection process very quickly, based on Treasury action standards.
- 3. to allow Treasury to waive certain provisions of the Computer Matching Act to facilitate operation of the offset program.

DMS has developed a standard certification form that follows in this section. The certification is also available at http://www.fms.treas.gov/debt/crosserv.html#CrossServicingForms. Debts that are not accompanied by an acceptable certification form will be rejected.

When a creditor agency refers debts manually, the agency must use the certification for manual referrals. When an agency refers debts electronically they may submit an annual certification using the attached certification for electronic referral. The certification is valid for a year and must be completed annually.

CERTIFICATION - DEBT COLLECTION

(Manual Referral)

With respect to the debts attached or transmitted with this certification, I certify the following:

- 1. *Valid Debts.* The debts are delinquent, valid and legally enforceable in the amounts stated.
- 2. **No Bar to Collection.** The debts are not subject to any circumstances that legally preclude or bar collection, including collection by offset. There are no foreclosures pending with respect to any collateral securing a debt. The Agency's records do not show that any debtor owing a debt has filed for bankruptcy protection. Alternatively, the Agency can clearly establish that any automatic stay has been lifted or is no longer in effect.
- 3. Administrative Offset and Tax Refund Offset.
 - A. The Agency has complied with all of the provisions of 31 U.S.C. § 3716, 31 U.S.C. § 3720A, 31 C.F.R. § 285.2 (62 FR 34175, June 25, 1997), and the Federal Claims Collection Standards, as may be amended, as well as other statutes, regulations and policies applicable to collection by administrative offset and tax refund offset.
 - B. At least 60 days prior to the date of this certification, the Agency has provided, or made a reasonable attempt to provide in accordance with applicable offset regulations, each debtor with:
 - written notification, at the debtor's most current known address, of the nature and the amount of the debt, the intention of the Agency to collect the debt through administrative offset and tax refund offset, and an explanation of the rights of the debtor;
 - an opportunity to inspect and copy the records of the Agency with respect to the debt:
 - an opportunity for review within the Agency of the determination of the Agency with respect to the debt, including the opportunity to present evidence that all or part of the debt is not past-due or legally enforceable; and
 - an opportunity to enter into a written repayment agreement with the Agency.
 - C. The Agency has considered any evidence presented by the debtor and determined that the amount of the debt is past-due and legally enforceable and there are no pending appeals of such determination.

D. The Agency has, at minimum, made the following reasonable efforts to obtain payment of the debt: demanded payment and provided the debtor with the notice and opportunities described in paragraph 3.B.

4. Due Process Compliance for Salary Offset.

- A. [Creditor Agency] has complied with all of the provisions of 5 U.S.C. § 5514 and 5 C.F.R. §§ 550.1101-1110, as may be amended, as well as other statutes, regulations and policies applicable to collection by salary offset.
- B. [Creditor Agency] has provided, or made a reasonable attempt to provide, each debtor with the notice, opportunities, and considerations described in paragraphs 3.B. and 3.C. and the additional notices and opportunities, including the opportunity for waiver consideration, required for salary offset.
- 5. **Consumer Reporting Agencies.** The Agency has complied with all of the provisions of 31 U.S.C. § 3711(e) and 4 C.F.R. Part 102, as well as other statutes, regulations and policies applicable to the Agency's reporting of delinquent debts to consumer reporting agencies. The Agency has:
 - determined that the debts are valid and overdue;
 - notified the debtor, more than 60 days prior to the date of this certification: (a) that the debt is overdue, (b) that the Agency intends to disclose to a consumer reporting agency that the debtor is responsible for the debt, (c) of the specific information to be disclosed to the consumer reporting agency, and (d) of the debtor's rights to an explanation of the claim, to dispute the information in the Agency's records about the claim, and to administrative repeal or review of the claim; and
 - upon the request of a debtor, provided for a review of any debtor's claim, including an opportunity for reconsideration of the initial decision on the claim.

In addition, no debtor has repaid or agreed to repay the claim under a signed repayment agreement or filed for review of the claim.

6. Interest and Penalties. The Agency has complied with all of the provisions of 31 U.S.C. § 3717 and 4 C.F.R. Part 102, as well as other statutes, regulations and policies applicable to Agency's assessment of interest, penalties and administrative costs. The Agency has mailed or hand-delivered a written notice to all debtors explaining the Agency's requirements concerning the charges.
CERTIFICATION: Pursuant to 28 U.S.C. § 1746, I certify under penalty of perjury that to the

AGREEMENT AS TO THE METHOD OF CERTIFYING DEBTS SUBMITTED TO THE FINANCIAL MANAGEMENT SERVICE'S

CROSS-SERVICING PROGRAM (Electronic Referral)

	(Electronic Referral)
E1 · .	

This Agreement (Agreement) is submitted by:

Creditor Agency:

Date of Agreement:

The Creditor Agency agrees that:

- I. This Agreement covers all debts, including updates, changes, and modifications (Debts) submitted on or after the date of this Agreement, by Creditor Agency to the Financial Management Service (FMS), a bureau of the U.S. Department of the Treasury, for collection through the FMS's Cross-Servicing Program (Cross-Servicing);
- II. Creditor Agency will submit debts to Cross-Servicing via Electronic Transmission of "Add Records" or "Update Records," as described in the attached <u>Attachment A</u>. Each time the Creditor Agency submits a Debt via an Add Record or Update Record, the Creditor Agency is certifying the Debt;
- III. Any person who submits Debts via an Add Record or Update Record has or will have delegated authority to certify the Debts on behalf of the head of the Creditor Agency, and the Creditor Agency will provide a copy of this Agreement to any such person; and,
- IV. By submitting Debts via an Add Record or Update Record, the person submitting such Debts is certifying to the U.S. Department of the Treasury, under penalty of perjury pursuant to 31 U.S.C. § 3716, 31 U.S.C. § 3720A, and 28 U.S.C. § 1746, that to the best of his or her knowledge and belief, the following is true and correct:
 - 1. *Valid Debts.* The debts are delinquent, valid and legally enforceable in the amounts stated.
- 2. **No Bar to Collection.** The debts are not subject to any circumstances that legally preclude or bar collection, including collection by offset. There are no foreclosures pending with respect to any collateral securing a debt. The Agency's records do not show that any debtor owing a debt has filed for bankruptcy protection. Alternatively, the Agency can clearly establish that any automatic stay has been lifted or is no longer in effect.

3. Administrative Offset and Tax Refund Offset.

If the Creditor Agency has established a profile instructing FMS to refer debts to the Treasury Offset Program (TOP) on its behalf for the purposes of tax refund and administrative offset, the person submitting such debts will be certifying to the following:

- A. The Agency has complied with all of the provisions of 31 U.S.C. § 3716, 31 U.S.C. § 3720A, 31 C.F.R. § 285.2, and the Federal Claims Collection Standards (31 C.F.R. Parts 900-904), as may be amended, as well as other statutes, regulations and policies applicable to collection by administrative offset and tax refund offset.
- B. At least 60 days prior to the date of the certification (i.e., date of Electronic Transmission), the Agency has provided, or made a reasonable attempt to provide in accordance with applicable offset regulations, each debtor with:
 - written notification, at the debtor's most current known address, of the nature and the amount of the debt, the intention of the Agency to collect the debt through administrative offset and tax refund offset, and an explanation of the rights of the debtor;
 - an opportunity to inspect and copy the records of the Agency with respect to the debt;
 - an opportunity for review within the Agency of the determination of the Agency with respect to the debt, including the opportunity to present evidence that all or part of the debt is not past-due or legally enforceable; and
 - an opportunity to enter into a written repayment agreement with the Agency.
- C. The Agency has considered any evidence presented by the debtor and determined that the amount of the debt is past-due and legally enforceable and there are no pending appeals of such determination.
- D. The Agency has, at minimum, made the following reasonable efforts to obtain payment of the debt: demanded payment and provided the debtor with the notice and opportunities described in paragraph 3.B.
- 4. **Due Process Compliance for Salary Offset.** With respect to the offset of Federal salaries:
 - A. The Creditor Agency has complied with all of the provisions of 5 U.S.C. § 5514 and 5 C.F.R. §§ 550.1101-1110, as may be amended, as well as other statutes, regulations and policies applicable to collection by salary offset.
 - B. The Creditor Agency has provided, or made a reasonable attempt to provide, each debtor with the notice, opportunities, and considerations described in paragraphs

3.B. and 3.C. and the additional notices and opportunities, including the opportunity for waiver consideration and for a hearing, required for salary offset.

- 5. **Consumer Reporting Agencies.** The Agency has complied with all of the provisions of 31 U.S.C. § 3711(e) and the Federal Claims Collection Standards, as well as other statutes, regulations and policies applicable to the Agency's reporting of delinquent debts to consumer reporting agencies. The Agency has:
 - determined that the debts are valid and overdue;
 - notified the debtor, more than 60 days prior to the date of the certification: (a) that the debt is overdue, (b) that the Agency intends to disclose to a consumer reporting agency that the debtor is responsible for the debt, (c) of the specific information to be disclosed to the consumer reporting agency, and (d) of the debtor's rights to an explanation of the claim, to dispute the information in the Agency's records about the claim, and to administrative repeal or review of the claim; and
 - upon the request of a debtor, provided for a review of any debtor's claim, including an opportunity for reconsideration of the initial decision on the claim.

In addition, no debtor has repaid or agreed to repay the claim under a signed repayment agreement or filed for review of the claim.

6. *Interest and Penalties.* The Agency has complied with all of the provisions of 31 U.S.C. § 3717 and the Federal Claims Collection Standards, as well as other statutes, regulations and policies applicable to Agency's assessment of interest, penalties and administrative costs. The Agency has mailed or hand-delivered a written notice to all debtors explaining the Agency's requirements concerning the charges.

CERTIFICATION: Pursuant to 28 U.S.C. § 1746, I certify that I have been delegated authority to execute this Agreement on behalf of the head of my agency.

[Signature of Certifying Official]	
Print Name:	
Title:	

ATTACHMENT A TREASURY CROSS-SERVICING PROGRAM CERTIFICATION TERMINOLOGY

For purposes of the foregoing Certification Agreement, the following describes how creditor agencies submit debts via Electronic Transmission of computer records to the Cross-Servicing Program:

- 1. <u>Electronic Transmission</u>. Any transmission from creditor agencies to the Cross-Servicing Program via CONNECT:Direct or CONNECT:Mailbox, as more particularly described in *Step 7; Data Formats and Transmissions* in the "Cross-servicing Implementation Guide", dated May 2004, as may be amended or updated ("Cross Servicing Guide"), is an Electronic Transmission.
- 2. <u>Add Records</u>. Add Records are electronic records which creditor agencies use to add new debts to Cross-Servicing.
- 3. <u>Update Records</u>. Update Records are electronic records that creditor agencies use to update, change or modify information about debts previously transmitted to Cross-Servicing by creditor agencies.



Step 7

Data formats and transmissions

Data Formats and Transmissions

Data submission can be sent to FMS in the below formats. Putting agency data in an accepted format is the responsibility of the referring agency. DMS will work with you to assist you in putting your agency's data into an accepted format.

- ➤ Electronic Submission The preferred method of referral is electronically via CONNECT:Direct or CONNECT:Mailbox. Please contact Kechia Kirksey of the Technical Support and Operations Branch at 202-874-8700, 1-800-858-0725 to obtain file formats and instructions for electronic submission. For specific questions regarding creditor agency data formats contact Antonio Stewart at 202-874-9556, and for private collection agency data formats contact Sakhi Xaba at 202-874-7141. The above contacts can also be reached by email at Debt.Services.Help@fms.treas.gov.
- ➤ Manual Submission Effective October 1, 2004, manual debt submission will be accomplished via Digital Imaging using the templates provided in this section. The following types of debt will be submitted using the existing manual referral forms: Foreign Debt, Multi-Debtor/Single Debt, and Judgment Debt. The templates and instructions for use are available at:

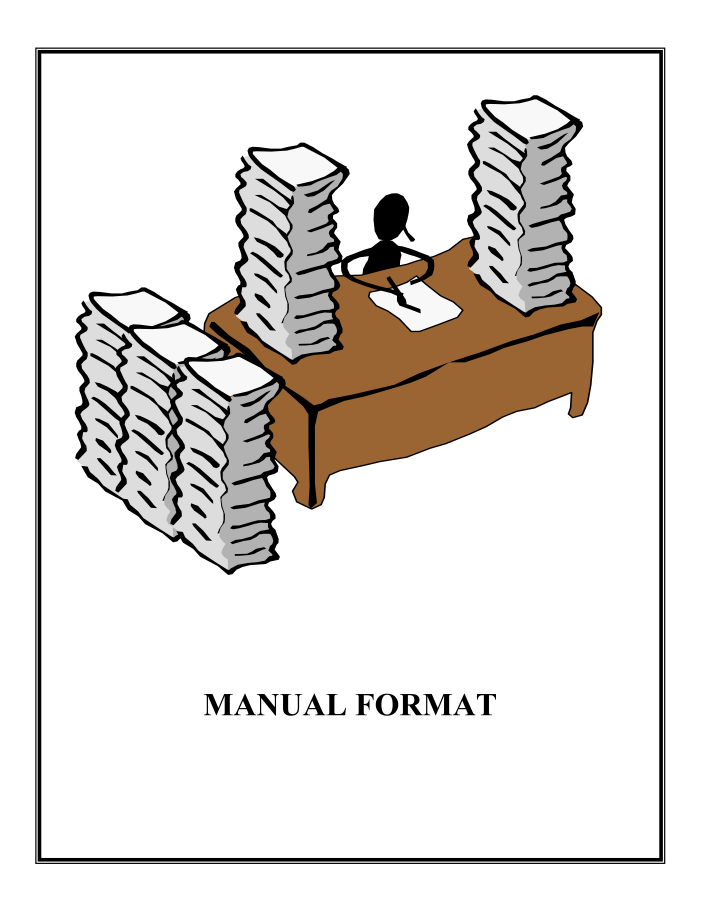
http://www.fms.treas.gov/debt/crosserv.html#CrossServicingForms

Questions regarding the use of this media should be directed to Bosch Stanley or Mary Whalen at 1-888-826-3127. The templates should be sent to:

Financial Management Service Debt Management Services Debt Management Operations Center Post Office Box 830794 Birmingham, AL 35283-0794 Attn: Mary Whalen

Debt Services Branch

All data submissions must be accompanied by an agency certification form (see Step 6)



Individual Debtor Form Digital Imaging

Internal Control Line: 15				
Record Header: 01				
Originating Agency ID:				
Agency Debt Number:				
Debt Description:				
Debt Security:				
Debt Type:				
Program Code:				
Administrative Classification:				
Date of Delinquency (mmddyyyy):				
Is debt in judgment?				
Judgment Date (mmddyyyy):				
Judgment Type:				
Judgment Amount:	\$			
Clear Page	1			

Internal Control Line: 25		
Original Value of Debt:	\$	
Balance at time of referral to DMSC:		
Principal:	\$	
Financing Interest:	\$	
Additional Interest (Late Charge):	\$	
Administrative Cost:	\$	
Penalty:	\$	
TOTAL:	\$	0.00
Type of Interest Rate:		
Interest Rate: %		
Date of last interest calculation (m	mddyyyy):	
Has debt been referred to Private Co	llection Agency	for 1st referral?
Has debt been referred to Private Co	llection Agency	for 2 nd referral?
Contact for Debt Inquiries:		
Contact Phone No.(xxxxxxxxxxx):		
Clear P	age 2	n

Internal Control Line:	35		
Record Header: 02			
Agency Debtor ID:			
TIN:			
First Name:			
Middle Initial:			
Last Name:			
Generation:			
Gender:			
Date of Birth (mmddyyyy):			
Fed Civilian Employee:			
Fed Military Employee:			
Alias Type:			
Alias Generation:			

Clear Page 3

Internal Control Line: 45			
Alias First Name:			
Alias Middle Initial:			
Alias Last Name:			
Address Line 1:			
Address Line 2:			
City:			
State:			
Zip Code + 4:			
Phone Number (xxxxxxxxxx):			
Primary Debtor ?			
Debtor in Bankruptcy ?			
Date of Bankruptcy (mmddyyyy):			
Bankruptcy Title:			
Any Guarantors/Co-signers ?			
	Clear Page 4		
			Page

Internal Control	l Line: 55			
Relationship to Pr	cimary Debtor:			
Debtor's Associati	ion to Debt:			
% Debt Owing:		8		
Guarantor/Co-Signe	er Name:			
Employer Name:				
E-City:				
E-State:				
E-Zip:				
Country:				
Phone (xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	:			
Job Title:				
Salary: \$		per:		
		n t en	CTEAD ALL	
Clear Page 5	Save Form	Print Form	CLEAR ALL	Page 5 of 5

Business Debtor Form Digital Imaging

Internal Control Line: 14					
Record Header: 01					
Originating Agency ID:					
Agency Debt Number:					
Debt Description:					
Debt Security:					
Debt Type:					
Program Code:					
Administrative Classification:					
Date of Delinquency (mmddyyyy):					
Is debt in judgment?					
Judgment Date (mmddyyyy):					
Judgment Type:					
Judgment Amount:	\$				
Clear Page 1			Page	1 of	: 4

Internal Control Line: 24			
Original Value of Debt:	\$		
Balance at time of referral to DMSC	:		
Principal:	\$		
Financing Interest:	\$		
Additional Interest (Late Charge):	\$		
Administrative Cost:	\$		
Penalty:	\$		
TOTAL:	\$	0.00	
Type of Interest Rate:			
Interest Rate:			
Date of last interest calculation (mmddyyyy):		
Has debt been referred to Private Co	ollection Agency	y for 1st referral	?
Has debt been referred to Private Co	ollection Agency	y for 2 nd referral	?
Contact for Debt Inquiries:			
Contact Phone No.(xxxxxxxxxx):			
Clear Page 2			Page 2 of 4

Internal Control Line	: 34	
Record Header: 03		
Agency Debtor ID:		
TIN:		
TIN Type:		
Business Name:		
Business Contact Name:		
Agent Name:		
Attorney Name:		
Type of Business:		
Alias Type:		
Address Line 1:		
Address Line 2:		
City:		
State:		
Zip Code + 4:	-	
Phone Number (xxxxxxxxxx):	
Clear Page 3		Page 3 of 4

Internal Control Line: 44			
internal control line. 44			
Debtor Type:			
Primary Debtor ?			
Debtor in Bankruptcy ?			
Date of Bankruptcy (mmddyyyy):			
Bankruptcy Title:			
Debtor's Association to Debt:			
% Debt Owing:	8		
DUNS Number:			
Date of Incorporation (mmddyyyy):			
State of Incorporation:			
Bank Name:			
Bank City:			
Bank State:			
Bank Zip Code + 4:	-		
1st Account Number:			
1st Account Type:			
Clear Page 4 Save Form	Print Form	CLEAR ALL	Page 4 of 4

Manual Referral Forms

Foreign Debt Judgment Debt Multi-Debtor/Single Debt

Debt Information

Agency	
Agency Debt Number	
Debt Description:	Consumer Commercial
Debt Security:	Secured Unsecured
Debt Type:	Loan Administrative
Administrative Classifica	tion: Grant
	Overpayment
	Fine
	Penalty
	Fee
	Employee Advance
	Miscellaneous Debt
	
Program:	
Date of Delinquency	
Original Value of Debt	\$
9	
Balance at time of referral	to the DMSC:
	•
Principal	\$
Financing Interest	\$
Additional Interest (Late	
Administrative Cost	\$
Penalty	\$
Total	\$
Type of Interest Rate:	
Financing Int	erest Additional Late Charge (Circle One)
Interest Rate	%
Date of last interest calcu	ılation
Has debt been referred to	Private Collection Agency for 1st referral?
Yes No	O (Circle One)
Has debt been referred to	Private Collection Agency for 2nd referral?
Yes No	
Is debt in judgment?	
Yes No) (Circle One)
	please complete Additional Debt Information form)
Contact for Debt Inquiries	
Contact Phone Number	S
Contact Filolic Mullinel	

(Please complete one form for each debtor on debt) Associated Agency Debt Number TIN **Last Name First Name** Middle Initial Ш Ш IV Generation: Jr. Sr. (Circle 1) Gender: Male Female Unknown (Circle 1) AKA / FKA / DBA Address Line 1 Address Line 2 City State Zip Code Phone **Primary Debtor?** Yes No (Assumes Yes) Any guarantors/co-signers etc.? Yes No (Assumes No) (Please submit a separate Debtor Information Form for each additional responsible party) Date of Birth Date of Death Is Debtor in Bankruptcy? Yes No (Circle 1) Date of Bankruptcy Bankruptcy Title: 11 12 13 Unidentified (Circle 1) Date of last contact with debtor Date of last demand letter Debtor Response: No Response Debt disputed Date:

Debt acknowledged

Debtor Information: *Individual Debtor*

Date: _____

(Please complete one form for		or Local G	overnment De	<u>btor</u>
Associated Agency TIN	Debt Number			
Company Name Company Contact				
AKA / DBA				
Address Line 1 Address Line 2 City State Zip Code Phone				
Debtor Type:	Partnei Joint V	oprietorsh ship enture r Local Go		
Primary Debtor?		Yes	No	(Assumes Yes) (Circle 1)
Any guarantors/co (Please submit a separate Del		Yes each Personal	No Guarantor)	(Assumes No) (Circle 1
Is Debtor in Bankrup Date of Bankruptcy	otcy?	Yes	No	(Circle 1)
Bankruptcy Title:	7	11 '	12 13	Unidentified
Date of last contact Date of last demand Debtor Response:				
	No Response Debt disputed Debt acknowle		Date:	

Additional Debtor Informat (One form for each debtor on debt)	tion: <u>Individual Debtor</u>		
Agency Debt Number Debtor Name TIN Relationship to Primary De	httor: (Circle One)		
Self Spouse		Parent Shareholder	
Debtor's Association to De Individual Sig Deceased Co-	bt: <i>(Circle One)</i> ner Joint Acc -Signer Authorize	count Joi ed User On	nt Contractual Liability -Behalf-Of
% Debt Owing Guarantor/Co-signer Name Please submit a separate Debto Employer City, State, Zip, Country Phone Job Title Salary:	e** or Information Form for each \$ Per: Hour Week	n guarantor	
Federal Employee Status Civilian Employee: Active Retired Military Employee: Active Retired	Not applicable/unknov	vn	
Bank Name City, State, Zip, Country Phone Account # Account Type:			
Personal Property Information Real Property Information Last Payment Information			
Miscellaneous collection no	otes:		

Additional Debtor (one form for each de		<u>Company/S</u>	tate or Local Governm	ent Debtor
Agency Debt Num Company Name TIN				- - -
Debtor's Associati	on to Debt:			
Individual Liability	Sigr	ner	Joint Account	Joint Contractual
Deceased	Co-S	Signer	Authorized User	On-Behalf-Of
% Debt Owing Guarantor/Co-sigr Please submit a sepa	ner Name*	rmation Form	* Only if no debtor i for each guarantor	information form on co-debtor
Type of Business DUNS Number Date of Incorporat State of Incorpora Bank Name				
City, State, Zip, Co Phone Account #	ountry			
Account Type:	Checking	Savings	Other:	
Personal Property Real Property Info				
Last Payment Info	rmation ::	Am	ount \$	_
Miscellaneous col	lection notes:			

Additional Debt Information

Agency Debt Number Basis of Claim:	
	evidenced by note, guarantee, surety obligation evidenced by statute or regulation
Original Award Date Terms (of original loan)	In # months (or years for housing loans)
Summary of Collection Act	ivities
Last Credit Reporting Date	t
PCA (1) Name PCA (1) Referral Date Amount collected	\$
PCA (2) Name PCA (2) Referral Date Amount collected	\$
Date sent to DOJ Judgment Date Judgment Type: Defau Judgment Amount Date Written-Off Amount Written-Off	t Consent Summary Other: (Circle One) \$ \$
Other collection actions	

Please note: additional debt and debtor information is optional. Required data on the debt and debtor are in bold.

DEBT PROFILE FORM FOR JUDGMENT DEBT

Debt Information				
Agency				
Agency Debt Num Debt Description: Debt Security: Debt Type: Judgment Type:	Consumer Consumer Secured Loan A	Unsecured Administrative	 ther:	
Administrative Cla	esification.	Grant		
Program:		Overpayment Fine Penalty Fee Employee Adva		
Date of Delinquene			•	
Date of Judgment Judgment Amount	\$			
Type of Interest Ra (Date of last interes	Circle One) Intere	st Rate %		Post-Judgment
Balance at time of				
Principal/ Disgorge Financing Interest Additional Interest Administrative Cos Penalty Total Has debt been refe	ement / Pre-judgment Ir t (Late Charge)/Po st erred to Private C	nterest ost-judgment int. Collection Agency	\$ \$ \$ \$	rral?
Yes No Has debt been reference	,		for 2nd refe	erral?
	O (Circle One)		=	,
(If yes to any of the	above, please co	mplete Additional D	Debt Informa	ition form)

Debtor Name		Debt	: Amount
Is Debt related to an existing FMS referral? If yes, list debt/ debtor	Yes	No	(Circle One)
Are related debts also being referred? If yes, list debt/ debtor	Yes	No	(Circle One)
Contact for Debt Inquiries Contact Phone Number	_		

Yes No

(Circle One)

Is Debt Joint and Several?

DEBTOR PROFILE FORM FOR JUDGMENT DEBT

Additional Debt Information

Agency Debt Number Basis of Claim: Claim evidenced b Claim not evid regulation:	y note, guara lenced by	antee, a note	nd sui but	-	_		statute	0
Original Award Date Terms (of original loan)				(or ye	 ears fo	or housing lo	oans)	
Summary of Collection Act	rivities							
Last Credit Reporting Date	;							
PCA (1) Name PCA (1) Referral Date Amount collected								
PCA (2) Name PCA (2) Referral Date Amount collected								
Date sent to DOJ Date returned from DOJ DOJ Actions								
Date Written-Off Amount Written-Off	\$							
Other collection actions								

Please note: additional debt and debtor information is optional. Required data on the debt and debtor are in bold

DEBTOR PROFILE FORM FOR JUDGMENT DEBT

<u>Individual Debtor</u> (Please complete one form for each debtor on debt)

*Associated A TIN *Last Name *First Name Middle Initial	.genc	y Deb	t Numb	er 					- - -
Generation: J	r. Iale	Sr. Fem	l ale	II Unkn	III own	ľ	V V	(Circle	,
AKA / FKA / D *Address Line Address Line *City *State *Zip Code Phone *Primary Debt *Any guaranto Please submit a separ	or?		ers etc.		Yes Yes		No No	•	mes Yes) mes No)
Date of Birth Date of Death									
Debtor in Bank Date of Bankru		/?	Yes	N	0	(Cir	cle 1)		
Bankruptcy Titl		7	11	12		13	Unide	entified	(Circle 1)
Date of last condition Date of last design Debtor Response	mand		ebtor .	No F	Respo	nse			- -
				Deb	t disp t ackr	uted	dged	Date: Date:	

^{*}Indicates mandatory information

DEBTOR PROFILE FORM FOR JUDGMENT DEBT

<u>Company/ State or Local Government Debtor</u> (Please complete one form for each debtor on debt)

*Associated Agend TIN	cy Debt Nu	mber _ _			
*Company Name					
Company Contact AKA / DBA					
*Address Line 1 Address Line 2 *City *State *Zip Code Phone					
*Debtor Type:	So	orporation ole Proprie artnership oint Venture ate or Loca ther:	e al Gover		
*Primary Debtor? *Any guarantors/c Please submit a separate Del	o-signers e otor Information F		es	No (Ass	sumes Yes) sumes No)
Debtor in Bankrupto Date of Bankruptcy	cy?	Υe	es	No	
Bankruptcy Title:	7	11	12	13	Unidentified
Date of last contact Date of last demand			enoneo		
Debtor Response:		Debt	esponse disputed acknowl		Date: Date:
*Indicates mandate	ory informs		201110111	Juguu	<u> </u>

DEBTOR PROFILE FORM FOR JUDGMENT DEBT

Dobtor Nama	tion: <u>Individual Debtor</u>	
	Sibling Parent Vice-President Shareholder	
Debtor's Association to De		loint Contractual Lighility
	ner Joint Account -Signer Authorized User	
% Debt Owing	— — — — — — — — — — — — — — — — — — —	On Bondii Oi
Guarantor/Co-signer Namo	e** Only if no d	ebtor information form on
•	Debtor Information Form for each o	guarantor
Employer		
City, State, Zip, Country		
Phone		
Job Title		
Salary:	\$	N (61)
	Ionth Year Other:Gross	Net (Circle one)
Federal Employee Status		
Civilian Employee:	Dating d. Not applicable (conf.	
Active	Retired Not applicable/unk	known
Military Employee:	d. Niet eesPeelde (et ee	
	d Not applicable/unknown	
Bank Name		<u></u>
City, State, Zip, Country		
Phone		<u></u>
Account #		<u></u>
Account Type:	Checking Savings Other:	
Personal Property Informa	tion	
Real Property Information		
Last Payment Information		
	Amount: \$	
Power of Attorney		
Known Relatives		
Miscellaneous collection n	otes:	

DEBTOR PROFILE FORM FOR JUDGMENT DEBT

Additional Debtor Information: Company/ State or Local Government Debtor (One form for each debtor on debt) Agency Debt Number Company Name TIN Debtor's Association to Debt: (Circle One)
Individual Signer Joint Account Joint Contractual Liability
Deceased Co-Signer Authorized User On-Behalf-Of % Debt Owing *Guarantor/Co-signer Name * Only if no debtor information form on co-debtor Please submit a separate Debtor Information Form for each guarantor Type of Business **DUNS Number** Date of Incorporation State of Incorporation Officers of Business Bank Name City, State, Zip, Country Phone Account # Checking Savings Other: Account Type: Personal Property Information Real Property Information

Last Payment Information Date: _____ Amount \$______ Real Property Information Miscellaneous collection notes:



Step 8

Basis for Debt Rejection

Basis for Debt Rejection

DMS cannot begin collection action on debts from a specific referring agency's program area in which it does not have an Agency Profile Form (step 5). The DMS point of contact for the agency will call the agency to get resolution.

DMS may reject a batch of referred debts for the following reasons:

- > missing certification. In this case, the agency will be contacted and asked to provide the certification.
- > missing data entry forms. In this case, the batch of referred debts will be returned to the agency until such time as the agency sends in proper data entry forms.
- > excessive problems with data transmission. If more than 40% of the agency's debts in a given transmission do not process, for whatever reason, then the entire transmission will be rejected.

DMS may reject individual debts for the following reasons:

- missing mandatory data elements.
- > total debt referred does not equal the components (i.e., principal + interest + administrative costs + penalty)
- > the debtor is deceased.
- > the debtor is in bankruptcy.
- > the debtor is a Federal agency.
- > the debtor resides outside the U.S. or its territories.*
- > the case/account is in foreclosure.
- > the case/account is in litigation.

DMS staff may contact the agency-designated representative to obtain missing mandatory data elements or get corrected dollar amounts. If the agency contact cannot resolve the matter within a day, then the debt in question will be returned to the agency. DMS' goal is to work with the agency to minimize rejections for any reason and will contact the agency when it believes a phone call is all that is needed to resolve an issue.

^{*}An agency may contact a DMS Agency Specialist for special consideration for the manual input of these debts.



Step 9

Reporting Results

Reporting Results

DMS transmits collections, minus fees, weekly via IPAC to the ALC provided by the agency. To coincide with the IPAC transmission, DMS faxes the "IPAC Report" which provides supporting documentation for the IPAC transmission. This report is sent to the agency-designated IPAC contact (see step 5). A copy of the IPAC Disbursement Screen and the IPAC Report follows in this section.

Questions regarding the content of the IPAC should be addressed to Allan Pinkney (202) 874-8491 of the Accounting Operations Branch.

The standard monthly reporting package is generated at the end of each month and mailed within the first week of the following month. This package includes:

New Debt Report Debt Financial Activity Report

A summary of the content of each of these reports and a sample copy of each report follow in this section. Other reports, such as a debt history, collection activity, and financial transaction detail reports, are available at agency request.

➤ For general questions or requests regarding reports, please contact the Agency Liaison identified on page 2 of the Guide.

The *Contact Validation* box will appear so the user can validate the current contact information.

IPAC Disbursement Screen

	nn Pinkney	Tel. I	No. 202-874-8491	
Customer A	LC (Agency	's ALC) Amou	unt (Net Disburs	ement)
		AC	L/CD	
Oblig. Doc. 1	No.		Purchase	e Order No.
Invoice 1	No.	JAS No. CLIN		LIN
Pay Flag	Quantity	0 Unit Price 0.00	Extd Price	0.00
Unit Issue	App	o/Sym (Agency may	designate accoun	nt)

Figure 12 IPAC Disbursement Screen

Agency IPAC Summary Report (Example)

(For 3/19/98)

Agency: Bureau:

ALC: IPAC Ref. ID:

Collections: \$88.00
Adjustments: \$0.00
DMS Fees: \$15.84
PCA Fees: \$0.00
TOP Fees: \$0.00
DOJ Fees: \$0.00
NCIF Fees: \$0.00
Net Transfer: \$72.16

Billing Agency: DMSC

ALC: xxxxxxxx

Contact Name: Debt Management Servicing Center (TRFM)

Phone: (888) 826-3127

The above Net Transfer amount represents debts collected on behalf of your agency by Debt Management Services, Financial Management Service. The attached listing provides a detailed breakdown of the debtor payments that support this transfer of funds to your agency. Should you have any questions regarding a payment, contact your agency liaison. Questions regarding the IPAC transfer itself should be made directly to the DMS IPAC point of contact.

<u>Agency IPAC Detail Report - Collections</u> (Example) (For 3/19/98)

Agency:
Bureau:
ALC:

Agency File ID: 1234F		Agency Debtor	ID:	Program Code:	Program Code: FMS1			
DMSC Debt ID: 98-xxxxxxx		Debtor Name:	Doe Inc.					
Principal:	\$71.98	DMS Fee:	\$15.84	Post Date:	03/12/98			
Interest:	\$0.06	PCA Fees:	\$0.00	Eff. Date:	03/09/98			
Penalty:	\$0.12	TOP Fees:	\$0.00					
Admin Costs:	\$0.00	DOJ Fees:	\$0.00	Amount:	\$88.00			
Overage:	\$0.00	NCIF Fees:	\$0.00	Net Transfer:	\$72.16			
Agency File ID: 1234G		Agency Debtor ID:		Program Code: FMS1				
DMSC Debt ID: 98-xxxxxxx		Debtor Name:	Jane Doe					
Principal:	\$80.50	DMS Fee:	\$18.00	Post Date:	03/14/98			
Interest:	\$0.08	PCA Fees:	\$0.00	Eff. Date:	03/12/98			
Penalty:	\$0.12	TOP Fees:	\$0.00					
Admin Costs:	\$1.30	DOJ Fees:	\$0.00	Amount:	\$100.00			
Overage:	\$0.00	NCIF Fees:	\$0.00	Net Transfer:	\$ 82.00			
Subtotal - Collections								
Principal:	\$152.48	DMS Fees:	\$33.84	Total No. of Transactions: 2				
Interest:	\$0.14	PCA Fees:	\$0.00					
Penalty:	\$0.24	TOP Fees:	\$0.00	Total Amount:	\$188.00			
Admin Costs:	\$1.30	DOJ Fees:	\$0.00					
Overage:	\$0.00	NCIF Fees:	\$0.00	Net Transfer: S	\$154.16			

New Debt Report

<u>Purposes:</u> (1) To provide cross-check against agency certification form; (2) To act as acknowledgment to agency of debts received and accepted.

<u>Content:</u> Listed by agency and bureau for a given period of time (usually monthly). In numeric order by DMSC Debt ID. Lists:

- > the debt identifying number assigned by DMSC;
- > the agency file identifying number;
- ➤ the debt balance at time of agency referral. This includes principal, interest, administrative costs assessed by the agency and penalty. It does not include the DMS fee.
- debtor name.

NEW CASE REPORT (EXAMPLE)

(For the Period 3/1/98 to 3/6/98)

AGENCY: BUREAU:

DMSC Debt ID	Entry Method	Agency File ID	Initial Debt Balance	Debtor Name
98_xxxxxxx	Manual	123456	\$3,456.00	John E. Doe
98_xxxxxxx	Manual	123456	\$2,345.00	Jane E. Doe
98_xxxxxxx	Manual	123456	\$4,567.00	Doe Inc.
98_xxxxxxx	Manual	654321	\$5,980.00	Doe A. Deer
Total Debts Referred:		4	Total Amount:	\$16,348.00

Debt Financial Activity Report

<u>Purposes:</u> (1) To summarize financial activity for an agency/program; and (2) to provide information on DMSC for reconciliation purposes.

Content: Generated by dates and referring agency/program. Lists, by component,

- > "Beginning Balance" = beginning balance as of the start date of the report.
- ➤ "New Referrals" = any new referrals by the agency during the reporting period. This will show only for principal, interest, administrative costs, and penalty.
- ➤ "Net Collections" = amounts collected over the reporting period, net of returned checks and other reversals.
- ➤ "Net Accruals" = accruals over the reporting period of adjustments. This will show only for principal, interest, administrative costs, and penalty.
- ➤ "Net Adjustments" = reflects adjustment not attributable to bad checks, payments, or incorrect debt transactions.
- ➤ "Returned to Agency" = reflects amounts for debts returned to agency.
- ➤ "Ending Balance" = reflects inventory balance of accounts at DMS.

Financial Activity Report (For The Period 03/01/04 to 03/31/04)

For:

Component	Beginning Balance	New Referrals C	Net Collections	Net Accruals	Net Adjustments	Net DOJ Activity	Returned to Agency	Ending Balance
Principal	\$8,688.85	\$754.50	(\$383.22)		(\$22.38)	\$0.00	(\$1,611.50)	\$7,426.25
Financing Int	\$0.00	\$0.00	(\$0.00)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Additional Int	\$165.44	\$8.72	(\$9.59)	\$0.00	\$0.00	\$0.00	(\$16.27)	\$148.30
Admin Costs	\$1,560.00	\$180.00	(\$140.00)	\$0.00	\$0.00	\$0.00	(\$280.00)	\$1,320.00
Penalty	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
DMS Fee	\$340.00		(\$99.33)		\$1,525.81	\$0.00	(\$343.40)	\$1,423.08
PCA Fee	\$246.53		\$0.00		\$29.53	\$0.00	\$0.00	\$276.06
TOP Fee	\$0.00		\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
NCIF Fee	\$0.00		\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
Overage	\$0.00		\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
DOJ	\$0.00		\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
Total	\$11,000.82	\$943.22	(\$632.14)	\$0.00	\$1,532.96	\$0.00	(\$2,251.17)	\$10,593.69

Beginning Debt Count at DMSC: 78 New Referrals to DMSC: 9 Debts Returned To Agency in the Period: 15 Beginning Debt Count at DOJ: 0 Debts Referred To DOJ in the Period: 0 Debts Returned From DOJ in the Period: 0 Total Ending Debt Count at DMSC: 72 Total Ending Debt Count at DOJ: 0